

February 7, 2006

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, SW, CY-B402
Washington, DC 20554

Re: MB Docket No. 05-311

The Implementation of Section 621(a)(1) of The Cable Communications Policy Act
Of 1984 as Amended by the Cable Television Consumer Protection and
Competition Act of 1992

Dear Ms. Dortch:

My name is Wanda DeBruler and I am a principal of DeBruler, Inc., a minority/woman owned consulting firm located in Oklahoma. I am commenting on the Federal Communication Commission's ("Commission") Notice of Public Rulemaking (NPRM) because the need for competitive cable and broadband services is particularly acute in a rural state such as Oklahoma. The firm's principals, Byron and Wanda DeBruler, have over forty years of combined experience in public and nonprofit administration.

I am a small business owner who provides program planning, implementation and compliance evaluation; analysis of and resolution of complex management and program issues; technical assistance; and training. For me the rapid delivery of dynamic content to our clients is critical. The Commission is aware of the enormous impediment that local franchising regulations are to competition in local cable markets. The removal of local franchising regulatory barriers will spur competitors to invest billions in infrastructure, which will in turn ignite job creation and entrepreneur activity.

DeBruler, Inc. was created to provide, among other things, strategic action planning to public and nonprofit entities. With respect to fostering competition in the local cable market, the FCC should adopt the deregulatory policies that it has implemented for the Wireless and Wire-line market for the Cable market. The Commission must use its statutory authority to remove franchise impediments so that small businesses and rural consumers can benefit from the innovative video services at affordable prices that competition is sure to bring.

Respectfully,

Wanda DeBruler